IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

at Baltimore

IN RE: Lesley Keeney			Case No. <u>19-10204</u>
Debtor.			Chapter 13
			CHAPTER 13 PLAN
			☐ Original Plan ☑ Amended Plan ☐ Modified Plan
1. GE	NER/	AL PLAN PI	ROVISIONS.
1	boxes	that apply fo	ses the following Chapter 13 Plan and makes the following declarations (mark one of the following or each of 1.1, 1.2, and 1.3. below). If a box is marked as "does not" or if more than one box is ction, the provision will be ineffective if set out later in the plan.
]	1.1	Declaration	n as to Nonstandard Provisions.
This I OR	Plan:		not contain nonstandard provisions. Instandard provisions set out in Section 9 below.
1	1.2	Declaration	n as to Limiting Secured Claims.
This I OR	Plan:	does no	ot limit the amount of a secured claim.
	mits th	e amount of	a secured claim based on the value of the collateral securing the claim as set out in Sections 5.1 through
]	1.3	Declaration	as to Avoiding Security Interests
This I OR	Plan:		ot avoid a security interest or lien. a security interest or lien as set out in Section 5.1 through 5.4 below.
2. 1	NOTIO	CES.	
			nis plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you orney, you may wish to consult one.
	2.1	Notices to	Creditors.
			be affected by this Plan. Your claim may be reduced, modified, or eliminated. <i>The declarations set</i> above may be of particular importance.
	object order confi	tion to confi ed by the Ba	Plan's treatment of your claim or any provision of this Plan, you or your attorney must file an irmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ankruptcy Court. The Court may confirm this Plan without further notice if no objection to led. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order the Plan.
	2.2.	Notices to	o Debtors.
	the fo		tions that may be appropriate in some cases, but not all cases. Just because an option is listed on mean that it is appropriate for you. Plans contrary to the local rules and Court rulings may not be
3. I	PLAN	TERMS.	
			re earnings are submitted to the supervision and control of the Trustee, and the Debtor will pay as complete one of 3.1, 3.2, or 3.3 and/or 3.4 below; and, optionally, 3.5 as applicable):
	3.1.	Even Mon	nthly Payments.
	§ per r	nonth for a t	term of _months.
OR			

5.4 below.

✓ 3.2. Varying Monthly Payments.

\$2,125.00 per month for 24 months.

Case 19-10204 Doc 37 Filed 07/31/19 Page 2 of 9

	\$4,000per month for 36 months.					
	\$	per month for months. for a total term of <u>60</u> months.				
OR						
	3.3.	Varying Monthly Payments Before and After Confirmation.				
	\$be ma	per month before confirmation of this Plan (use Section 4.6.1 below to list the adequate protection payments to de before confirmation), and §4,931.55 per month after confirmation of this plan, for a total term of 60 months.				
ANI	O/OR					
	3.4.	Additional Payments.				
	In add	In addition to monthly Plan payments under 3.1, 3.2, or 3.3, above, the Debtor will make the payments listed below:				
Amo	unt	<u>Date</u> <u>Source of Payment</u>				

☑ 3.5. Additional Payments of Tax Refunds.

The Debtor will provide the Trustee with copies of state and federal tax returns for the years listed below within 15 days of filing the returns (and must timely file the returns on or before April 15 of each year). Not later than June 1 of each year, the Debtor will pay into the Plan the amount of refunds exceeding \$ (the amount already pro rated on Schedule I, if any) for each of the listed years unless otherwise ordered by the Court. The tax refund payments are in addition to, and not a credit against, the other payments required to be paid under the Plan. The Debtor will not make any change to the number of any federal and state tax withholding allowances claimed as of the petition date without 30 days prior notice to the Trustee.

This commitment covers tax years (list):2019-2023

4. DISTRIBUTION OF PLAN PAYMENTS.

From the payments made, the Trustee will make distributions in the order listed below:

4.1 Trustee's Commission.

The Trustee will receive the allowed Trustee commission under 11 U.S.C. § 1326(b)(2).

4.2 Administrative Claims.

Next to be paid, except as provided in Section 4.3 below, are administrative claims under 11 U.S.C. § 507(a)(2), including Debtor's Counsel fee balance of <u>(Per Fee Application)</u> due and payable pursuant to a fee arrangement made under Subparagraphs 4.A, B, or C of Appendix F to the Local Bankruptcy Rules.

4.3 Domestic Support Obligations and Non-Appendix F Attorney Fees.

Next to be paid, at the same time and pro rata, are allowed unsecured claims for: (i) domestic support obligations under 11 U.S.C. § 507(a)(1); and (ii) any Debtor's Counsel fee allowed under 11 U.S.C. § 507(a)(2) by Bankruptcy Court order following an application pursuant to a fee arrangement under Section 7 of Appendix F to the Local Bankruptcy Rules. Debtor's Counsel fee balance to be paid through the Plan is expected to be in the amount of \$5,500.00.

4.4 Former Chapter 7 Trustee Claims.

Next to be paid are any claims payable to the former Chapter 7 Trustee under 11 U.S.C. § 1326(b)(3). List the monthly payment: \$.

4.5 Priority Claims.

Next to be paid are other priority claims defined by 11 U.S.C. § 507(a)(3) - (10). List the expected claims below:

Priority Creditor	Expected Claim Amount
Comptroller of Maryland	\$3,505.00
Internal Revenue Service	\$2,503.20

4.6 Secured Claims.

Next to be paid, at the same time and pro rata with payments on priority claims under Section 4.5 above, are secured

Case 19-10204 Doc 37 Filed 07/31/19 Page 3 of 9

claims as set forth below. The holder of an allowed secured claim retains its lien under 11 U.S.C. § 1325(a)(5)(B)(i). Any allowed secured claim listed in the Plan to be paid by the Trustee will be deemed provided for under the Plan. Any allowed secured claim not listed in the Plan to be paid by the Trustee, or not stated to be paid outside of or otherwise addressed in the Plan, will be deemed not provided for under the Plan and will not be discharged.

4.6.1 Adequate Protection Payments for Claims Secured by or Subject to a Lease of Personal Property.

Beginning not later than 30 days after the petition date and until the Plan is confirmed, the Debtor will directly pay adequate protection payments for claims secured by or subject to a lease of personal property for: None | or the Claims Listed Below [(mark one box only). After confirmation of the Plan, the claims will be paid under Section 4.6.3. Make sure to list the amount of the monthly payment the Debtor will pay before

confirmation, and list the last 4 digits only of the account number, if any, the lienholder uses to identify the claim: Lessor / Lienholder Property / Collateral Acct. No.(last 4 numbers) **Monthly Payment** 4.6.2 Pre-petition Arrears on Secured Claims. Pre-petition arrears on secured claims will be paid through the Plan in equal monthly amounts while the Debtor directly pays post-petition payments beginning with the first payment due after filing the petition for: ☐ None or 🔽 the Claims Listed Below (mark one box only). The claims listed below include: ☐ Claims Secured by the Debtor's Principal Residence **and/or** Other Property. Lienholder Collateral **Monthly Payment** No. of Months Arrears Selene Finance LP \$150,000 (EST) 8939 Hawbottom Rd. (Trustee to determine equal monthly payment(s).) Secured Claims Paid Through the Plan. 4.6.3 The following secured claims will be paid through the Plan in equal monthly amounts for: **✓** None. 4.6.4 Surrender Collateral to the Lienholder. The Debtor will surrender collateral to the lienholder for: **V** None.

4.6.5 Secured Claims Outside of the Plan.

The Debtor will directly pay the secured claims outside of the Plan for:

☐ None or 📝 the Claims Listed Below (mark one box only). Such claims are deemed provided for under the Plan. The Debtor will also directly pay outside of the Plan the unsecured portion of a claim that is only partially secured, and any such unsecured claim is deemed provided for under the Plan:

Lienholder Collateral to be Paid for Outside of the Plan

Charlie Pentz Auto Sales Chevy

Secured Claims Not Listed in the Plan. 4.6.6

The Debtor will directly pay any allowed secured claim not listed in the Plan outside of the Plan. Any such claim will not be discharged.

4.6.7 Additional Payments on Secured Claims.

If the Trustee is holding more funds than those needed to make the payments under the Plan for any month, the Trustee may pay amounts larger than those listed in Sections 4.6.2 and 4.6.3 pro rata.

4.7 Unsecured Claims.

5.4 Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 522(f)* by Separate Motion or an Adversary Proceeding.

The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 522(f)* by separate motion or an adversary proceeding for:

✓ None or ☐ the Claims Listed Below mark one box only). The amount and interest rate of the claim will be set by Court order. Make sure to list the value of the collateral proposed to be paid through the Plan plus any interest as determined by the Court in Section 4.6.3 above, as appropriate. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of such claim shall be treated as unsecured.

<u>Lienholder</u> <u>Collateral</u>

*Under 11 U.S.C. § 522(f) the Debtor may avoid a lien to the extent it impairs an exemption if the lien is a judicial lien or a nonpossessory, non-purchase money security interest in certain property.

5.5 Claims Excluded from 11 U.S.C. § 506**.

The Debtor will pay through the Plan the following claims excluded from 11 U.S.C. § 506** in full plus any interest for:

▼ None.

Case 19-10204 Doc 37 Filed 07/31/19 Page 5 of 9

6. APPLICATION OF PAYMENTS ON ACCOUNT OF SECURED CLAIMS.

Payments made by the Chapter 13 Trustee on account of arrearages on pre-petition secured claims may be applied only to the portion of the claim pertaining to pre-petition arrears, so that upon completion of all payments under the Plan, the loan will be deemed current through the petition date.

7. EXECUTORY CONTRACTS AND UNEXPIRED LEASES.

Any unexpired lease with respect to personal property that has not previously been assumed during the case, and is not assumed in the Plan, is deemed rejected and the stay of 11 U.S.C §§ 362 and 1301 is automatically terminated with respect to such property. The following executory contracts and/or unexpired leases are assumed or rejected for:

✓ None.

8. REVESTING PROPERTY OF THE ESTATE

Title to the Debtor's property shall revest in the Debtor when the Debtor is granted a discharge pursuant to 11 U.S.C. § 1328; or, if the Debtor cannot receive a discharge as provided in 11 U.S.C. § 1328(f), upon the notice of Plan completion; or upon dismissal of the case.

9. NON-STANDARD PROVISIONS.

Any non-standard provision placed elsewhere in the Plan is void. Any and all non-standard provisions are: None or Listed Below (mark one box only).

Non-Standard Plan Provisions

10. SIGNATURES.

The Debtor's signature below certifies that the Plan provisions above are all the terms proposed by the Debtor, and the Debtor has read all the terms and understands them. The signature below of the Debtor and Debtor's Counsel, if any, also certifies that the Plan contains no non-standard provision other than those set out in Section 9 above.

Date: <u>07/31/2019</u> /s/ <u>Lesley Keeney</u>

Debtor

Morgan Fisher
Joint Debtor

Attorney for Debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

In re:		
Lesley Jeneen Keeney, Debtor.	: Case No. 19-10204 : Chapter 13 :	
	VICE OF CHAPTER 13 PLAN ons 2 and 3 if applicable, even if Section 1(A) is	
1. (Select A, B, or C):		
	oncurrently with the Petition, which will be mailed THIS OPTION MAY ONLY BE USED WHEN THE	
Chapter 13 Plan filed herewith / filed on	CREASING PAYMENTS: The Amended, 20, makes no changes o increase the amount payable under the plan. In	
Chapter 13 Plan ⊠ filed herewith / filed on		
AND		
2. Check and complete this Section and Seavoided through the Plan.	ection 3 if liens are proposed to be valued or	
be served pursuant to Bankruptcy Rule 700 to be impacted by the Plan (and not by sepa State address served and method of service	erewith / filed on, 20, to 04 on the following creditor whose lien is proposed arate motion) under Plan Paragraph 5.1 or 5.3. E. See Bankruptcy Rule 7004(h) if the party Attach separate sheets or repeat this paragraph	

Case 19-10204 Doc 37 Filed 07/31/19 Page 7 of 9

Name of Creditor						
Name served	Capacity (Resident Agent, Officer, etc.)					
Address						
City, State, ZIP						
Method of Service:						
Date Served:						
AND Select A or B:	AND Select A or B:					
to service of the Plan. I also mailed	to service of the Plan. I also mailed a copy of the Plan and supporting documents und Section 3 below to the claimant at the name and address where notices should be sent					
B No proof of claim has b	B No proof of claim has been filed for the lien or claim at issue.					
documentation supporting Debtor's ent 5.3 with respect to that creditor (for exaproperty and the amount of any prior li	lan served under Section 2, I included copies of citlement to the relief sought in Plan Paragraph 5.1 or ample, documents establishing the value of the ens and the lien at issue), which I have also filed with This supplemental material need not be served with eted secured creditors.					
	he documentation supporting Debtor's entitlement to or 5.3 has been previously served and filed as ECF					
I hereby certify that the foregoing is true as	nd correct.					
Dated: July 31, 2019						
	/s/ Morgan W. Fisher Debtor, Counsel for Debtor, or other Person effecting service					

Label Matrix for local noticing 0416-1 Case 19-10204 District of Maryland Baltimore Wed Jul 31 22:35:56 EDT 2019

Baltimore Division 101 West Lombard Street, Ste. 8530 Baltimore, MD 21201-2605

American Medical Collections 4 Westchester Plaza Elmsford, NY 10523-1615

Capital Accounts PO Box 140065 Nashville, TN 37214-0065

Comcast 1701 JFK Blvd. Philadelphia, PA 19103-2899

Comptroller of the Treasury Compliance Division, Room 409 301 W. Preston Street Baltimore, MD 21201-2305

Credit Management Company PO Box 16346 Pittsburgh, PA 15242-0346

Hagerstown Heart 1733 Howell Road Hagerstown, MD 21740-6638

IRS Centralized Insolvency Operation Post Office Box 7346 Philadelphia, PA 19101-7346

MTGLQ INVESTORS, L.P. C/O Selene Finance, L.P. 9990 Richmond Ave, Suite 400 South Houston, TX 77042-4546 Case 19-10204 Doc 37. Filed 07/31/19 Page 8 of 9

RAS Crane, LLC 10700 Abbotts Bridge Road, Suite 170 Duluth, GA 30097-8461

AC & T Co Inc 4328 Montgomery Ave Bethesda, MD 20814-4402

Ashley Funding Services, LLC Resurgent Capital Services PO Box 10587 Greenville, SC 29603-0587

Charlie Pentz Auto Sales 7485 Anthony Hwy Waynesboro, PA 17268-8913

Commonwealth Finance 245 Main St. Scranton, PA 18519-1641

Credit Collections Services 725 Canton St Norwood, MA 02062-2679

FEDERAL PACIFIC CREDIT CO P.O. BOX 27198 SALT LAKE CITY, UT 84127-0198

Herbert Thaler 201 N. Charles St. Suite 2302 Baltimore, MD 21201-4197

Labcorp 531 South Spring Street Burlington, NC 27215-5866

Michael Anderson DDS c/o Robinson & Robinson 152 West Washington Street Hagerstown, MD 21740-4710 Valerie Smith c/o PRA Receivables Management, LLC PO Box 41021

PO Box 41021 Norfolk, VA 23541-1021

Adam Wilk 10615 Judicial Drive, #303 Fairfax, VA 22030-7500

Bay Area Receivables 714 Eastern Shore Dr. Salisbury, MD 21804-5953

Chase Card PO Box 15298 Wilmington, DE 19850-5298

Comptroller of Maryland 110 Carroll St

Annapolis, MD 21411-0001

Credit Collections/USA 16 Distributors Dr. STE 1

Morgantown, WV 26501-7209

Frederick Memorial Health 400 W 7th St, F Frederick, MD 21701-4593

Hofmeister, Breza & Leavers 11019 McCormick Road Suite 400 Hunt Valley, MD 21031-1407

MERITUS MEDICAL CENETER P.O. BOX 9156 Alexandria, VA 22304-0156

Middletown Valley Dentistry 807 E Main St, Middletown, MD 21769-7722 OCEAN CITY MD LLC 11551 COASTAL HWY ST 4 Ocean City, MD 21842

Case 19-10204 Doc 37 Filed 07/31/19 Page 9 of 9 PENINSULA REGIONAL MEDICAL CENTER

PO Box 1489

Winterville, NC 28590-1489

100 E CARROLL STREET Salisbury, MD 21801-5493

Peninsula Cardiology 400 Eastern Shore Dr Salisbury, MD 21804-5513 Pinnacle Credit Services, LLC Resurgent Capital Services PO Box 10587 Greenville, SC 29603-0587

(p) PORTFOLIO RECOVERY ASSOCIATES LLC PO BOX 41067 NORFOLK VA 23541-1067

Queen Anne's County Finance Office Attn: Real Estate Tax Department 107 N. Liberty Street Centreville, MD 21617-1048

Radiology Associates of Frederick 400 W 7th St Frederick Memorial Hospital Frederick, MD 21701-4593

Robert Smith 6500 Seven Locks Road Unit 210 Cabin John, MD 20818-1300

SW Credit Systems LP 4120 International Pdwy STE 1100 Carrollton, TX 75007-1958

Selene Finance 9990 Richmond Ave Suite 400 South Houston, TX 77042-4546

State of Maryland DLLR Division of Unemployment Insurance 1100 N. Eutaw Street, Room 401 Baltimore, MD 21201-2225

Trident Assets Management 53 Perimeter Center East Suite 440 Atlanta, GA 30346-2230

Trojan Professional Services PO Box 1270 Los Alamitos, CA 90720-1270

US Department of Education PO BOX 16448 St. Paul, MN 55116-0448

US Dept. of Education PO Box 5609 Greenville, TX 75403-5609

Valley Veterinary Hospital 4315 Old National Pike Middletown, MD 21769-7700

Lesley Jeneen Keeney 2406 Love Point Rd Stevensville, MD 21666-2056

Morgan William Fisher Law Offices of Morgan Fisher LLC 1125 West St., Suite 227 Annapolis, MD 21401-3607

Robert S. Thomas II 300 E Joppa Road, Suite 409 Towson, MD 21286-3005

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

Portfolio Recovery Associates, LLC PO Box 41067 Norfolk, VA 23541